

# MARQUEZ SCORES OT WINNER AS LA MIRADA ADVANCES

Matadores beat Palos Verdes, 1-0, to advance to the second round of CIF playoffs.

By John M. Sherrard  
Contributor

**NORWALK** – With just seconds left in the first overtime, La Mirada High School senior defender Marissa Marquez scored the only goal for the Matadores for a thrilling 1-0 win over Palos Verdes Wednesday in a CIF-Southern Section Division 2 first round game at John Glenn High School in Norwalk.

After sophomore forward Cassandra Villanueva was fouled, the sharp-shooting Marquez took a long direct kick and lofted it just over the Palos Verde goal keeper and into the net for the game winner and a trip to the second round.

The undefeated and nearly unscored upon Matadores (12-0-2) for the season, will visit Mission Viejo (5-4-5), a 2-1 overtime winner over Paloma Valley, today (Friday May 14) in a second round game.

“It was very emotional and hard game and good opponent, but scoring the goal really settled it down and now we got it and we’re going to go far,” said Marquez, of only her second goal of the season. “There was a lot of back and forth and it was a very rough game.

“We usually take a lot of those kicks in practice and we got it in.”

Adding to the confusion in front of the goal as the ball went in the net, senior midfielder Caitlyn Hickman (5 G, 8 A in season) raced right in front of the net to distract the keeper, readying her for a possible rebound shot if needed.

“The goal keeper was scared of Caitlyn and that really helped us out,” Marquez added. “She really distracted her. You can go into the box, but you just can’t touch (the keeper).

This is our senior year and we want to finish strong. We have a long way to go.”

La Mirada is used to the deep playoff runs lately, as they have been to five of the last six CIF State playoffs appearances. Last year the Matadores made it to the State Championship in Division II but lost to Oak Hills, 2-0.

In addition, La Mirada won back-to-back CIF-Southern Section titles in 2015-16 and were CIF Co-Champs in 2008 with Mayfair

“The first round is always a dog fight,” La Mirada Girls Soccer coach Dave Christensen said. “You’re talking soccer, where it’s real competitive and you’re now playing outside your league and the fourth-place team can be really tough.

“(Palos Verdes) was aggressive and they came to play and we were very fortunate to come out with a win. I’m thrilled with our defensive effort and I’m always a believer that defense wins championships.”

Although Palos Verdes (7-7) was only a fourth-place team in the tough Bay League with Redondo Union and Mira Costa with a combined 22 wins between them, they came to play and gave it their all against No. 4 seed La Mirada.

“Success breeds success,” said Christensen, of the highly successful La Mirada program. “Our strongest attribute is ‘why not us’. To compliment my kids, they rise to the occasion.”

Rising to the occasion was the speedy Villanueva, who was in constant motion on the left side of the field for the Matadores.

She was fouled multiple times in the game and set her teammates up on several occasions, but the final foul against her was the difference in the game.

“I try to score but if anybody else is in better position I try to find them,” Villanueva said. “That goal was probably our best opportunity of the game. Defensively they were very strong and it was hard for me. I think I got one or two crosses the whole game and one or two shots in the game.

Setting up the final play of the game saw Villanueva with the ball on a run.



La Mirada’s Marissa Marquez (20) heads the ball against Palos Verdes in their Division two CIF girls soccer playoff game at John Glenn High School in Norwalk on Wednesday. La Mirada defeated Palos Verdes, 1-0, in overtime. (Photo by Keith Durlflinger)

“I got the ball and started dribbling with it and then I cut it the other way and then she kicked me from behind,” said Villanueva, of the Sea Kings defender.

“The game was a little nerve-racking because we went into overtime. If we don’t win overtime we have to go into PK’s (penalty kicks) and that’s the worst nervousness.”

Villanueva was the second leading scorer on the team this season with 10 goals and nine assists. Leading the team was junior forward Amarissa Alvizo with 13 goals and two assists.

This was Villanueva’s first year on varsity, as the sophomore played on an academy team last year and was convinced by fellow sophomore teammate Mikayla Gonzalez to play high school soccer this season.

“My teammate (academy team) Mikayla left my team to play high school and convinced me to play with her (on the high school team,” Villanueva added.

Gonzalez, who had four goals during the season, is “a very strong defender,” said Christensen.

Palos Verdes seemed to control parts of the first half of play, but never really had any good opportunities for shots on goal.

Hickman, who was very active and physical for the Matadores in the game, knocked the ball out of bounds after a throw in by PV. They came right back after a corner kick, but Izabel Garcia (3 G, 7 A in season) also knocked the ball out.

After another great defensive play by Hickman late in the first half, she was knocked down hard by PV midfielder Toni Hagan, who received the games’ only yellow card. After a few minutes, Hickman and the game continued.

The second half was a better half, offensively, for La Mirada, as they had a couple of opportunities in the first ten minutes.

In the 51st minute, senior defender Emma Viayra (1 G, 1 A in season) took a long direct shot on goal, but it was right to the keeper for an easy stop.

A few minutes later, senior midfielder Ryley Candelario took a pass from a defender and passed the ball to Villanueva, who then returned the ball to Candelario with a fancy backward pass that raised



La Mirada goalie Sage Strohmman grabs a shot on goal as they play Palos Verdes in their Division two CIF girls soccer playoff game on Wednesday. (Photo by Keith Durlflinger)

a few cheers from the partisan La Mirada crowd.

Candelario took a long shot on goal, but was grabbed by Sea Kings goal keeper Sophia Rodriguez.

Perhaps the glue to the whole team was West Point-bound senior goal keeper Sage Strohmman, who allowed only one goal the whole season for the Matadores.

“I’m very excited,” said Strohmman, of her appointment to the Academy. “The community there is just amazing. “Obviously it’s a very hard place to go to school and not only do you have the academics, but then you have the physical aspect and I’ll be playing soccer there. I decided in my junior year that I was going (to West Point).”

As for the game, Strohmman didn’t have any tough stops, easily making the limited shots by Palos Verdes.

“We had only one goal against us this year and the defense definitely has been the staple of our team,” she said. “They had a couple of opportunities and one I had to dive for, but I had no challenging saves. Defensively, (La Mirada) just snuffed everything

out before it got to me. That’s how we’ve been all year.”

Strohmman talked highly of her two sophomore defenders, Gonzalez (4 G, A in season) and Anya Alonzo, in front of her on the field.

“(Gonzalez) came in last year as a freshman and played talented minutes for us and she is a complete stud,” Strohmman said. “She will line up with the best forward on the other team and just shut her down.

“Our left back Anya is very talented and when she goes in for a tackle, she’s going to win it. There was a few big tackles in front of me and she made them.”

One shot by Palos Verde forward Talia Blair was a long, lofty shot from the corner that bounced off the top of the football cross bar, which was directly above the top of the soccer cross bar.

“I was looking directly in the sun and couldn’t see it very well,” Strohmman said. “It hit right on top and it was very close and it was a scary moment there, but it was good.”

Christensen was very complimentary of his four-year

goal keeper, who has a 4.3 GPA.

“She has been our starting goal keeper for four years,” he said. “She is phenomenal. “I’ve never had a female player go to one of the academies. Sage would be my pick of all of my past players to attend an Academy. She’s certainly a standout.”

“I’m thrilled for the kids and it’d be nice to cap it off with a nice run in the playoffs,” said Christensen, of the post season ahead.”

La Mirada Athletic Director Christine Mead, who was at the first round game at John Glenn, said of the boys’ and girls’ programs:

“La Mirada’s soccer programs are really flourishing,” she said. “Both the boys and girls programs have some amazing athletes and coaches. “With all of the setbacks and disappointments of this year, it is absolutely beautiful to watch these athletes do what they love.

“The smiles, laughter and excitement is truly music to my ears. I am so happy both programs won league and are able to host first round games. Congrats to the ladies on an exciting win against Palos Verdes.”

## Weekend at a Glance

Friday 73°

Saturday 70°

Sunday 65°

### ON THIS DAY MAY 14

**1643:**  
Louis XIV became King of France at age 4 on the death of his father, Louis XIII.

**1787:**  
Delegates began gathering in Philadelphia for a convention to draw up the U.S. Constitution.

**1796:**  
English physician Edward Jenner administered the first vaccination against smallpox.

**1804:**  
The Lewis and Clark expedition to explore the Louisiana Territory left St. Louis.

**1885:**  
Otto Klemperer, who was one of the foremost German conductors, was born.

**1904:**  
The first Olympic games to be held in the United States opened in St. Louis.

**1973:**  
The United States launched Skylab 1, its first manned space station.



**1987:**  
Actress Rita Hayworth, one of the most glamorous screen idols of the 1940s, died at age 68.

**1998:**  
Iconic singer and actor Frank Sinatra died at age 82.

**1998:**  
The TV series “Seinfeld” aired its final episode.

**2001:**  
The Supreme Court ruled that there is no exception in federal law for people to use marijuana to ease their pain from cancer, AIDS or other illnesses.

**2007:**  
DaimlerChrysler said it was selling almost all of Chrysler to a private equity firm for \$7.4 billion, backing out of a troubled 1998 takeover.

**2008:**  
The Interior Department declared the polar bear a threatened species because of the loss of Arctic sea ice.

**2015:**  
Legendary blues guitarist BB King died at age 89.

**2019:**  
Grumpy Cat, the feline who went viral for her perpetually grumpy face, died at age 7.

**Birthdays**  
“Star Wars” creator **George Lucas** (77), R&B singer **Raphael Saadiq** (55), Australian actress **Cate Blanchett** (52), actress and director **Sofia Coppola** (50), Facebook founder **Mark Zuckerberg** (38), professional wrestler **Zack Ryder** (36), football player **Ron Gronkowski** (32), and “iCarly” star **Miranda Cosgrove** (28).



## Norwalk extends deadline for adult school training scholarships

**NORWALK** – The City of Norwalk has extended the deadline to apply for scholarships for career and technical training at Norwalk-La Mirada Adult School.

The scholarships, ranging from \$1,050 to \$2,600, will assist with tuition for occupational training in the Certified Nurse Assistant (CNA), Dental Assisting and Medical Assisting programs. Students are responsible for costs associated with their books, exam supplies and uniforms.

To qualify, applicants must live in Norwalk, be at least 18 years old, and meet income qualifications.

Applications are available online at [norwalk.org](http://norwalk.org). The deadline to apply has been extended to May 21.

Applications must be dropped off in person at City Hall and appointments are required.

Summer training programs are scheduled to begin June 1. For more details, call the adult school at (562) 210-3990.

To make an appointment to drop off a scholarship application, call Norwalk’s Housing Division at (562) 929-5951.

## Nominations sought for home, business beautification contest

**NORWALK** – Norwalk residents and businesses are invited to enter the city’s Home & Business Beautification Contest and be recognized for their efforts to maintain their properties clean and attractive.

First, second and third place winners will be selected in the following categories:

- Home Beautiful
- Multi-Family Dwelling
- Business Appeal
- Most Improved (before and after photos must be submitted)

Winners will receive commemorative lawn signage, a gift card to a home improvement store, and recognition at a City Council meeting.

The deadline for nominations is June 1. Nomination forms are available in the Community Information Center at City Hall and also online at [tinyurl.com/2021HBBC](http://tinyurl.com/2021HBBC).

For questions, call (562) 929-5735.

## Chamber accepting award nominations

**NORWALK** – The Norwalk Chamber of Commerce is accepting nominations to recognize outstanding businesses, chamber ambassadors, and volunteers.

Winners will be honored at the chamber’s annual banquet and installation of officers, taking place June 23 via Zoom.

Nominations are being accepted for the following award categories:

**Chamber Volunteer of the Year:** A person recognized for their untiring effort, dedication and commitment towards the advancement of the Norwalk Chamber. This recipient makes a sacrifice of time, motivates others, actively participates in chamber events, committees, projects and/or in the development of new ideas.

**Business of the Year:** A company, large or small, that has played a key role in the success of the Norwalk Chamber of Commerce throughout the year. A “key role” is defined as financial contributions, in-kind donations, and most importantly, a commitment o furthering the chamber’s vision of supporting a profitable business environment that produces a quality lifestyle in Norwalk.

**Ambassador of the Year:** A Norwalk chamber ambassador that has actively represented the chamber throughout the year. They have demonstrated a commitment to further the chamber’s vision of attracting the greatest number of individuals and firms into the membership, thus creating a pool of resources, natural and human, from which ideas, energy and finances can be drawn.

All nominees must be a Norwalk Chamber member in good standing. Recipients will be chosen by the awards committee of the chamber board of directors.

Nominations will be accepted through June 9. Nomination forms are available at the chamber and can be returned to the chamber by fax, email or in person.

For questions or more details, call the chamber at (562) 404-0909.

## Paint night tickets on sale

**NORWALK** – The Norwalk Chamber of Commerce is hosting a virtual paint night fundraiser Friday, June 4, from 7-9 pm.

Cost is \$45 and includes paint kit and virtual instructions. To sign up, visit [norwalkchamber.com/shop/](http://norwalkchamber.com/shop/)

## Support for Shakey’s

**NORWALK** – Residents are encouraged to support Shakey’s Restaurant on Wednesday, May 19, as part of the Norwalk Chamber of Commerce’s “Support Local” fundraiser.

The chamber chooses a different business every month to support.

All proceeds from this event will stay with the restaurant.

Shakey’s is located at 11403 Firestone Blvd.

## Paging Dr. Frischer...

By Dr. Alan Frischer

What an unpredictable disease COVID-19 is. On top of the 580,000-plus Americans who have died, and the many millions who have endured the disease and recovered, we have become aware that 20% to 40% of those who had the disease continue to suffer. Every day I see people who still experience fatigue, shortness of breath, brain fog, depression, insomnia, loss of smell and taste, etc. The question I keep hearing: When will it end? The answer is a resounding...I just don’t know!

For most diseases, the risks exist while you have the infection. You expect to recover and return to your “normal” life. COVID-19 carries with it the possibility of serious disease and death, but once recovered, there can be ongoing or new symptoms – even including some people who started with an asymptomatic case. These continuing symptoms can be severe, and their duration is indefinite. Please note that this is not the case for the annual flu. While many do indeed die from influenza (many fewer than from COVID), the flu has no “long hauler” syndrome.

Almost two-thirds of patients who experienced COVID pneumonia still show lung abnormalities six months after recovery. Worse, a number of these may suffer permanent lung damage.

Nearly one of four patients hospitalized with COVID have ongoing cardiovascular complications. These heart symptoms account for up to 40% of COVID deaths. A significant number of recently recovered COVID patients show heart abnormalities and ongoing myocardial inflammation.

One in three COVID survivors suffer from neurologic or psychiatric symptoms up to six months after infection. These symptoms include memory loss, various nerve disorders, anxiety,

depression, post-traumatic stress disorder, brain-fog, substance abuse, and insomnia. Symptoms are present in all age groups, as well as in patients who were asymptomatic, treated at home, or hospitalized.

So, exactly what does a COVID infection do to cause these lingering or possibly permanent symptoms? The first possibility, especially for those with lung or cardiovascular complications, is that the disease directly damages various organs. However, a leading theory has to do with long-term immune activation. Previous viral infections like the SARS epidemic of 2003 give us some clues. The condition results from continuous activation of the immune system long after the infection has resolved – in essence, the immune system instructs the body to produce a persistent inflammatory response, which is resistant to treatment. (Chronic fatigue syndrome, for example, behaves like this.) This leading theory of long-term immune activation is under study with a new \$1.5 billion grant to the National Institutes of Health.


Given all of this, when is a case of COVID-19 really over? Some COVID patients report significant improvement or complete resolution of long hauler symptoms with time, or even following vaccination. Others report improvement after a short course of steroids. As I tell my COVID-19 patients, they are the early history for a new disease, so time will tell.

All of us, including doctors and employers in particular, need an understanding of the short-term as well as these long-term consequences of COVID-19. What we do know for certain, unfortunately, is that this disease will remain with us for some time to come.

*Dr. Alan Frischer is former chief of staff and former chief of medicine at Downey Regional Medical Center. Write to him in care of this newspaper at 8301 E. Florence Ave., Suite 100, Downey, CA 90240.*




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# More government spying and lying

By Judge Andrew Napolitano

Twice last week, the federal government’s unconstitutional spying on ordinary Americans was exposed. One of these revelations was made by a federal judge in Washington, D.C., who wrote that the FBI is still using warrantless spying in criminal cases, notwithstanding the Constitution and federal laws. The other revelation was a surprise even to those of us who monitor these things — the United States Postal Service acknowledged that it has been spying on Americans.

Here is the backstory.

The modern American security state — the parts of the federal government that spy on Americans and do not change on account of elections — received an enormous shot in the arm in 1978 when Congress enacted the Foreign Intelligence Surveillance Act. That naively misguided and profoundly unconstitutional law was sold to Congress as a way to control the security state’s spying in the aftermath of Watergate. Watergate had revealed that President Richard M. Nixon used the FBI and the CIA to spy on real and imagined domestic political adversaries.

FISA set up a secret court that authorized domestic spying by issuing warrants not based on probable cause of crime, as the Constitution requires, but on probable cause of communicating with foreign agents. Never mind that communications about noncriminal matters are protected speech; the FISA court issued tens of thousands of these warrants.

As the security state’s appetite for spying grew more voracious, its agents and lawyers persuaded the FISA court to lower the bar for issuing a surveillance warrant from communicating with a foreign agent to communicating with a foreign person, and to expand the scope of those warrants to include Americans who have communicated with other Americans who have communicated with foreign people. Under this procedure, if I call my cousins in Florence and then you call me, all of your calls could be surveilled.

Jealous of the ease with which America’s spies can obtain warrants from the FISA court, the FBI persuaded its friends on Capitol Hill to enact legislation that gives the FBI a peek at data the security state gathers — if it meets certain standards — to see if any of it pertains to criminal matters. Each one of these FBI peeks at raw intelligence data is known as a “share.”

All of this was done in utter disregard of the Fourth Amendment requirements that no search warrants shall be issued without showing under oath probable cause of crime and that all warrants shall specifically describe the place to be searched and the person or thing to be seized.

If an FBI agent sees evidence of a nonnational security crime on one of the shares, the agent will try to use it in a criminal prosecution, even though he acquired it in violation of the Fourth Amendment. If federal prosecutors want to introduce evidence from the share at trial, they need to find another source for it, as no judge will admit raw intelligence data obtained without a warrant in a criminal case.

After 9/11, President George W. Bush ordered the National Security Agency — the 60,000-person strong branch of the military that quarterbacks domestic spying — to capture every keystroke on every computer and the contents of every phone call in America. All presidents since Bush — even President Donald Trump, who was personally victimized by this spying — have continued the practice of universal, suspicionless, warrantless spying.

The NSA sharing data with the FBI is deeply troubling because it violates both the Fourth Amendment and federal law. The intentional use of FISA to obtain data about an American for nonnational security-related criminal activity is itself a criminal act as it constitutes a planned and direct violation of the Fourth Amendment by electronic means — otherwise known as hacking.

Last week, the chief judge of the FISA court revealed that for 2019 the FBI reported just one instance of sharing, even though Department of

Justice auditors found 91 instances. And that number is far lower than the true number of shares since — inexplicably — the DOJ counts all shares performed by one agent as one share, even though the agent may have accessed the data of more than one American.

In August 2019, one FBI agent accessed the raw intelligence data of 16,000 Americans in order to find criminal evidence about seven of them. The FBI reported that as one share.

Also last week, the USPS revealed that its postal inspectors have been monitoring social media at random, looking for troublemakers. Since social media is publicly posted, you and I can read it at will. But the Fourth Amendment requires that the government have “articulable suspicion” about the person whose social media is being surveilled before it begins its surveillance — even surveillance of publicly available materials. This is to prevent fishing expeditions.

What articulable suspicions did the Postal Service have before its police began their surveillance? What conceivable threat to the postal mails is manifested in texts and emails (other than that the latter are infinitely faster and profoundly more efficient)? None and none.

All this shows just how corrupted America’s security state has become under presidents of both parties. From counting 16,000 as if it were one, to hacking the texts and emails of people without articulable suspicion or probable cause, to orchestrating end runs around the Fourth Amendment, to lying to federal judges about all this — we see the tactics of the East German Stasi and Soviet KGB have been reborn on this side of the Atlantic.

Of what value is the constitutional guarantee of privacy if those we have hired to protect it are themselves undermining it?

*Judge Andrew Napolitano is the senior legal analyst for Fox News.*

# Developmental disabilities funding crisis

Discussions on the state’s upcoming fiscal year 2021–21 must include prioritizing additional funding for the 21 regional centers that serve over 350,000 Californians with developmental disabilities. They are the official point of entry to the state’s service system.

Current state funding directed to the regional centers is insufficient and as a result, statewide, regional centers are short 921 service coordinators. The Association of Regional Centers Agencies (ARCA) urges the Budget Committees to increase funding with an additional ongoing allocation of \$60 million annually.

The 21 regional centers’ work begins, for many they serve, with the Early Start program that focuses on early intervention. Depending on a child’s needs, this work continues throughout childhood and into adulthood with an array of assessments, referrals, lifelong individual planning and case management, advocacy, vocational support, and much more. Regional centers strive to keep individuals with their families, but they also help with planning placement and monitoring for out-of-home care.

Much of this work is accomplished by service coordinators who manage staggering caseloads, working with families and individuals to provide the support and quality services that enable them to live fully integrated lives. These crucial staff provide a wide range of support that helps those served by the centers to overcome a variety of unique challenges. There is a crisis, however, because there are simply not enough service coordinators to sufficiently meet the growing demands regional centers face.

“The state’s budget outlook for the coming fiscal year is vastly improved from where we stood in 2020 and it’s time to make new investments that help California’s most vulnerable, including people with developmental disabilities. The regional centers rely on significant State funding to connect the people we serve with the comprehensive range of services they require to live full and integrated lives,” said Amy Westling, executive director, Association of Regional Center Agencies. “Our budget ask would allow short-staffed regional centers to hire more service coordinators who serve as the backbone of the important work we do.”

Because regional centers lack adequate State funding, service coordinator salaries are startlingly low and unrealistic. Regional centers are budgeted salaries for service coordinators at just over \$34,000 annually – only 52 percent of the actual cost of these core staff. The funding formula is extremely outdated and based on a 20-year-old adjustment. ARCA’s budget ask of an additional \$60 million allocation would fill the gap and enable regional centers to hire the additional staff needed.

This state funding ask also has broader implications for regional centers because of the interconnectedness of federal funds. Insufficient state funding impacts regional centers’ ability to receive federal dollars, which today provide over 40 percent of an average year’s funding for the \$10 billion system.

For more information about ARCA and the regional centers, visit [arcanet.org](http://arcanet.org).

*Contributed by the Association of Regional Centers Agencies.*

# ‘Senile’ Biden keeps beating detractors

By Steve Chapman

In a Democratic presidential debate in September 2019, Julian Castro thought he heard Joe Biden say something that contradicted himself, and he pounced on the opportunity to suggest that Biden was over the hill. “Are you forgetting what you said two minutes ago?” he demanded. “Are you forgetting already what you said just two minutes ago?”

Propelled by this moment of triumph, Castro went on to become a member of the board of directors of a Washington think tank. His humiliated opponent was never heard from again.

As it turned out, it was Castro who was confused about what Biden had said. If the 2020 campaign proved anything, it’s that underestimating Biden is dangerous. But Republicans persist in depicting him as a decrepit specimen who is wholly inadequate to his presidential responsibilities.

Sen. John Cornyn, R-Texas, expressed concern last month that the president was not doing cable news interviews or tweeting much. “Is he really in charge?” he tweeted. When Biden addressed Congress, Fox News host Tucker Carlson claimed to hear “a 78-year-old man losing his grip.” Wall Street Journal columnist Holman Jenkins Jr. wondered if Biden is “a man of diminished capacities” who is “making himself a prop for an agenda that he may not quite grasp.”

This sounds eerily like what Biden’s detractors said about him during the campaign. First it was from the left, with supporters of Bernie Sanders putting out talking points insisting that Biden was in “obvious cognitive decline.” Sen. Cory Booker said, “There are definitely moments where you listen to Joe Biden and you just wonder.”

Biden somehow stumbled his way to the nomination, vanquishing a huge field of younger and supposedly sharper rivals (and an older one, Sanders). But that didn’t stop Republicans from insisting that he was conducting a mostly virtual campaign — “hiding in the basement” — not because of the pandemic but because he was too addled to appear in public.

Then-President Donald Trump predicted that if Biden should somehow win, “They are going to put him in a home, and other people are going to be running the country.” An editorial in The Wall Street Journal warned that Biden might “duck the debates” because “his handlers are trying to protect him from doubts about his cognitive capacity.”

But the Democratic nominee apparently was pulled out of his nursing home bed to participate in the debates. He managed to keep his composure even in the chaotic first one, when Trump ignored the rules, bullied the moderator and interrupted Biden 73 times.

For a dementia victim, he did amazingly well. In fact, polls indicated that voters thought Biden got the best of Trump in all three faceoffs. He also won the election, over an incumbent president who called him “the worst candidate in the history of politics.”

But critics continue harping on this losing theme. In March, Fox News contributor and The Hill columnist Joe Concha demanded to know why Biden hadn’t held a press conference or given a speech before Congress. Biden has since done both, and handled both with competence and aplomb.

His foes still imagine that they can make people accept something that is plainly untrue. But Americans prefer to believe what they see with their own eyes. Biden’s approval rating is higher than Trump’s ever was, and an ABC News/Ipsos poll released Sunday found that 64% of Americans are optimistic about the direction of the country.

The portrayal of Biden as disconnected from reality is particularly creative coming from people who shrugged off Trump’s fantastical claims, nonstop lies, strange mispronunciations and unhinged rants. They had no problem with a Republican president who spent an outlandish amount

of his time watching TV and fulminating on Twitter while neglecting the more important duties of his office.

The image of Biden as helpless is hard to reconcile with the parallel claim that he is ruthlessly transforming America into a woke Marxist dystopia. But conservatives square this circle by theorizing that Vice President Kamala Harris is actually running the show. Their paradoxical accusation: Biden is hiding to conceal the fact that he’s not in charge, while Harris is hiding to conceal the fact that she is.

So far, their entire portrayal of this White House has failed to persuade anyone but the dishonest and the gullible. Meanwhile, Biden continues advancing an ambitious Democratic agenda that has broad public support. Sure, he’s senile. Senile like a fox.

*Steve Chapman blogs for the Chicago Tribune.*

## Road to socialism

Dear Editor:

And now, thank you to all you rich Democrats that voted for our president. We are now on our way to true socialism.

Karl Marx is so proud of all of you. You are following his instructions and directions. What out, Russia.

You may not see the end but your children will. And they will surely thank you.

**Larry Arellano**  
**Norwalk**

## Fund 988

Dear Editor:

May is Mental Health Month. By urging my public officials to prioritize suicide prevention, mental health, and crisis care, I am hoping to influence collective change to support #MentalHealth4All.

Right now, individuals in crisis are able to call 1-800-273-8255 to reach the National Suicide Prevention Lifeline. The Lifeline provides 24/7, free and confidential support for people in distress and those that care for them. Soon, it will be much easier to remember how to reach the Lifeline as the number will be changing to “988” nationwide by July 2022.

Knowing this, it is critically important that states pass legislation NOW to reliably fund 988 and their state’s crisis response system, just as we fund 911 and emergency services – through small fees on our phone bills. Reliable funding will help to ensure all 988 callers can reach a counselor in their own state who is familiar with and can connect them with local resources. Culturally competent support and local connections can better help all callers through their crisis and in their recovery.

Join me this month in urging your public officials to fund 988. We all play a role in changing the culture around mental health. Together, we can ensure #MentalHealth4All.

**Amber Johnson**  
**Whittier**

## Correction to street letter

Dear Editor:

I apologize that I sent my letter last week with one glaring omission. (“Downey’s Street Problems,” 5/6/21)

When I asked Mr. Gutierrez how much the city added to the street repair budget after the passage of Measure S, his answer was “So.” By the way, I subsequently noticed that the city’s Measure S website has omitted any mention of street repair.

**Bill Niemand**  
**Downey**

# The Norwalk Patriot

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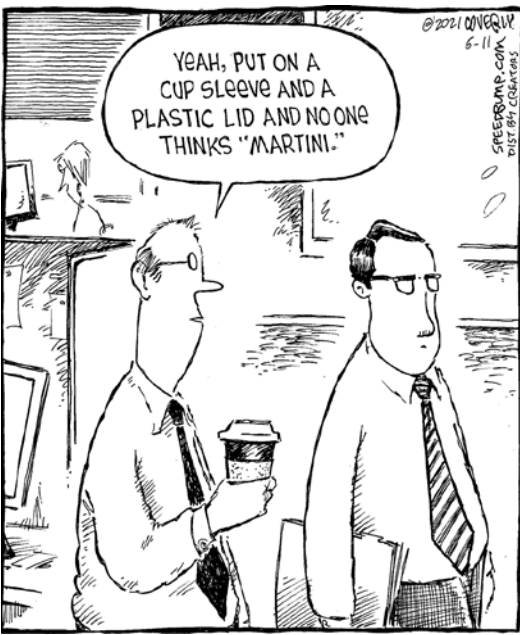
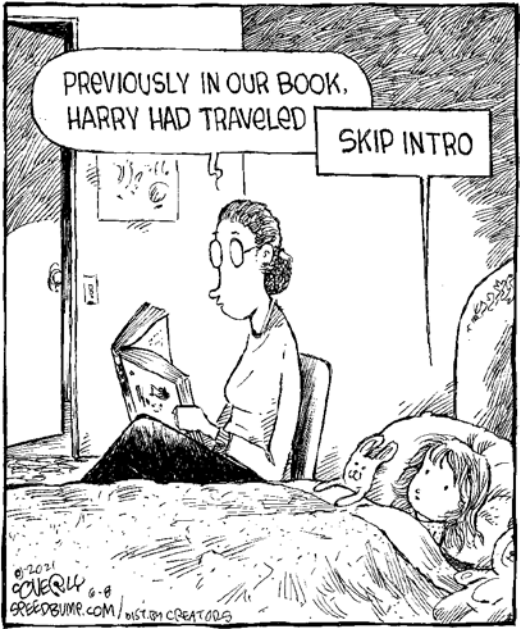
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CALENDAR OF EVENTS

MONDAYS

1st, 6:00 p.m. - Public Safety meetings - Council Chambers

TUESDAYS

9:00 a.m. - 1:00 p.m. - Farmers Market - Norwalk City Hall

1st & 3rd 6:00 p.m. - Toastmasters Meetings - Registrar Recorder/County Clerks Office

1st & 3rd, 6:00 p.m. - City Council - Council Chambers

3rd, 5:45 p.m. - Housing Authority - Council Chambers

3rd, 7:00 p.m. - Soroptimist International - Via Zoom

WEDNESDAYS

1st & 3rd, 7:00 p.m. - Lions Club - Bruce's Restaurant

2nd, 10:30 a.m. - Norwalk Woman's Club - Masonic Lodge

2nd & 4th, 1:30 p.m. - Alondra Senior Citizens - Social Services Center

2nd & 4th, 7:30 p.m. - Planning Commission - Council Chambers

4th, 11:30 a.m. - Coordinating Council - Arts & Sports Complex

THURSDAYS

7:00 p.m. - Boy Scouts Troop 924 - Norwalk United Methodist Church

2nd, 7:00 p.m. - American Legion Post No. 359 - 11986 Front St.

2nd, 7:30 p.m. - Golden Trowel -Norwalk Masonic Lodge

SATURDAYS

9:00 a.m. - 1:00 p.m. - Farmers Market - Norwalk City Hall

2nd, 8:30 a.m. - 10:30 a.m. - Pancake Breakfast - First Christian Church of Norwalk

Have an event you want listed? E-mail news@thedowneypatriot.com

THE NEWSDAY CROSSWORD

Edited by Stanley Newman (www.StanXwords.com)  
FASHION STATEMENTS: At first or at last  
by S.N.

ACROSS

- 1 Aladdin villain  
6 Pirate's quaff  
10 Puzzle where "or" is an oar  
15 Biblical paradise  
19 Frigidiaire alternative  
20 Remarkable thing  
21 Davy Crockett outpost  
22 Stage work  
23 Entry halls  
25 Mail to the wrong place  
27 Remedy  
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31 Bands' bookings  
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38 Allowing for amends  
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46 Taunting remark  
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63 Endangered massive mammal  
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66 React mirthfully

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- 1 Sumatra neighbor  
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71 Thinking over  
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86 Swiftly, to Shakespeare  
87 Draconian  
88 Return-mail courtesy: Abbr.  
89 Battleship shades  
90 Green chips veggie  
91 NFLer's honor  
94 Half a converse phrase  
95 Carrier to Kolkata  
99 Stop resisting  
101 Sending ship-to-ship signals  
103 Narrow advantage  
104 Final tally  
105 Et \_ (and others)  
106 It follows that  
107 Twosome  
108 RSVP recipients  
109 Strong wishes  
110 Tire pattern

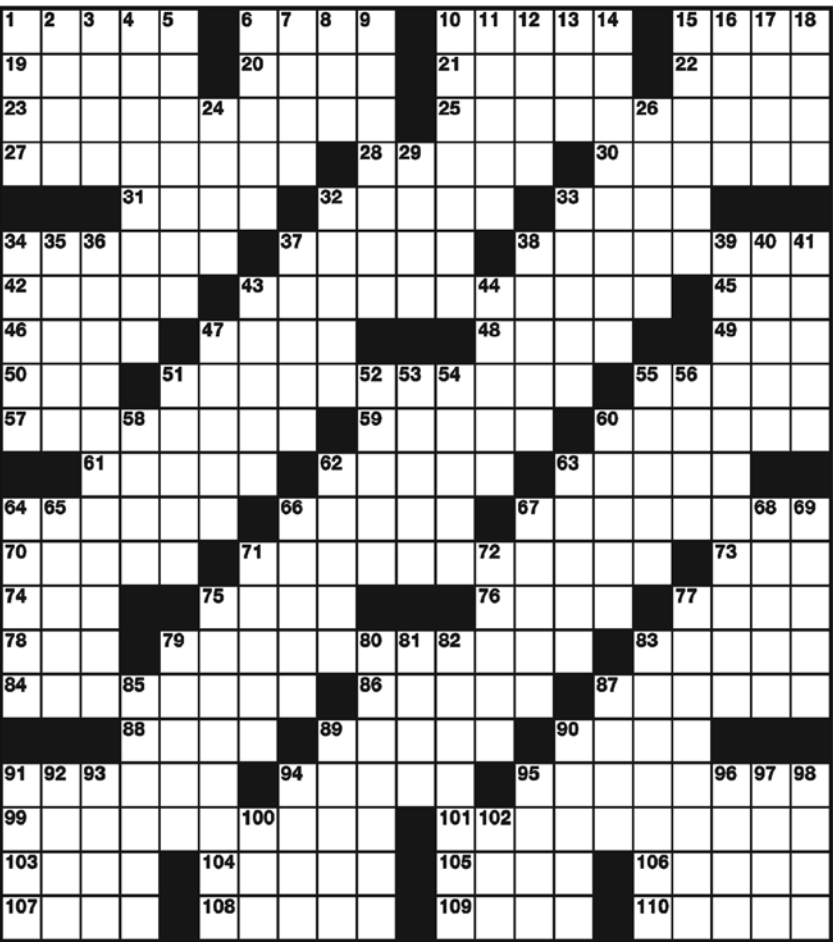
7

- Hand down a decision  
8 World Cup shout  
9 Engineer Eiffel  
10 Defensive barrier  
11 Inventor Howe  
12 Singer or scaly swimmer  
13 Thurman of films  
14 Bubbly beverages  
15 Printed slip-ups  
16 Go-getter  
17 Frozen queen  
18 Cozy retreat  
24 Slows, with "down"  
26 Hive dweller  
29 Botanical balm  
32 NFC West player  
33 A way up or down  
34 Comic Viking  
35 Upper echelon  
36 French Revolution figure  
37 Bock holder  
38 Lots of lots  
39 Big buyer of books  
40 Does nothing  
41 Lauder of lipstick  
43 Done in, as a dragon  
44 Opera extras, for short  
47 Perfection spoilers  
51 Water bird  
52 Roman god of beginnings  
53 Eels in sushi bars  
54 Kind of dual degree  
55 Twist to dry  
56 Family female  
58 Los \_ Mosqueteros  
60 Does pull-ups  
62 Noel notable

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5/9/21



- 63 Inclement, in a way  
64 De Mille of dance  
65 Toon skunk  
66 Spaces for choirs  
67 Talk nonsense  
68 Exterior  
69 All the ones here  
71 Two-Oscar knight  
72 Sweeping stories  
75 Nautical direction  
77 Vindictive person

- 79 Maze marking  
80 Places for potations  
81 Contents of some  
80 Down  
82 Store purchase plan  
83 Great joy  
85 Caught sight of  
87 Novelist Gruen  
89 Allude to  
90 Fuzzy fruits  
91 Sailed through

- 92 Downton Abbey title  
93 US Women's Open org.  
94 Places for potations  
95 Once more, nonstandardly  
96 Sup in style  
97 Ancient Peruvian  
98 Left to improve, as in some 80 Down  
100 Liverpool lav  
102 Suffix for percent

ADVERTISING POLICY

The Norwalk Patriot reserves the right to censor, reclassify, revise or reject any ad. The Norwalk Patriot is not responsible for incorrect ads beyond the first business day of an ad scheduled. Please check your ad on the first day of publication and report any errors we have made to the Classified Department at 562-904-3668 at the beginning of the next business day to have it publish correctly for the remainder of the schedule.

You can contact puzzle editor Stanley Newman at his e-mail address: StanXwords@aol.com. Or write him at P.O. Box 69, Massapequa Park, NY 11762, Please send a self-addressed, stamped envelope if you'd like a reply.

The name of the title robot in the Pixar film WALL-E (55 Across) is an acronym for "Waste Allocation Load-Lifter: Earth-Class." Running through seven South American countries, the 4,000+ mile ANDES range (59 Across) is the longest above-ground mountain chain in the world.





















FICTITIOUS BUSINESS NAME STATEMENT  
2021095742







LEGALS

CA). This business is conducted by: LIMITED LIABILITY COMPANY. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: JAIME HERRERA, MANAGING MEMBER. The registrant commenced to transact business under the fictitious business name listed above on (date): N/A. This statement was filed with the County Clerk of Los Angeles County on (Date) 05/06/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB94505.

FICTITIOUS BUSINESS NAME STATEMENT 2021105114

The following person(s) is/are doing business as: ANI'S HAIR & BEAUTY, 601 SALEM ST. 102, GLENDALE, CA 91203 LA COUNTY. Mailing address if different: N/A. The full name(s) of registrant(s) is/are: ANI HARUTYUNYAN, 601 SALEM ST, 102, GLENDALE, CA 91203. This business is conducted by: INDIVIDUAL. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: ANI HARUTYUNYAN, OWNER. The registrant commenced to transact business under the fictitious business name listed above on (date): N/A. This statement was filed with the County Clerk of Los Angeles County on (Date) 06/06/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB94586.

FICTITIOUS BUSINESS NAME STATEMENT 2021105268

The following person(s) is/are doing business as: W L CNC PROGRAMING, 26372 S WESTERN AVE, LOMITA, CA 90717 LA COUNTY. Mailing address if different: N/A. The full name(s) of registrant(s) is/are: WOJICIECH LESIAK, 26372 S WESTERN AVE, LOMITA, CA 90717. This business is conducted by: INDIVIDUAL. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: WOJICIECH LESIAK, OWNER. The registrant commenced to transact business under the fictitious business name listed above on (date): 03/20/21. This statement was filed with the County Clerk of Los Angeles County on (Date) 05/06/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB94642.

FICTITIOUS BUSINESS NAME STATEMENT 2021105537

The following person(s) is/are doing business as: ALL AS BUILT, 202 S RAYMOND AVE UNIT 405, PASADENA, CA 91105 LA COUNTY. Mailing address if different: N/A. The full name(s) of registrant(s) is/are: NAREK TOROSIAN, 202 S RAYMOND AVE UNIT 405, PASADENA, CA 91105. This business is conducted by: INDIVIDUAL. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: NAREK TOROSIAN, OWNER. The registrant commenced to transact business under the fictitious business name listed above on (date): N/A. This statement was filed with the County Clerk of Los Angeles County on (Date) 05/07/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB94732.

FICTITIOUS BUSINESS NAME STATEMENT 2021105657

The following person(s) is/are doing business as: AXIS WELLNESS, 620 S VIRGIL AVE APT 518, LOS ANGELES, CA 90005 LOS ANGELES. Mailing address if different: N/A. The full name(s) of registrant(s) is/are: JOSHUA PICKELL, 620 S VIRGIL AVE APT 518, LOS ANGELES, CA 90005. This business is conducted by: INDIVIDUAL. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: JOSHUA PICKELL, OWNER. The registrant commenced to transact business under the fictitious business name listed above on (date): N/A. This statement was filed with the County Clerk of Los Angeles County on (Date) 05/07/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB94770.

FICTITIOUS BUSINESS NAME STATEMENT 2021106571

The following person(s) is/are doing business

as: JC TIRE RECYCLING, 1234 AVE R5, PALMDALE, CA 93550 . Mailing address if different: N/A. The full name(s) of registrant(s) is/are: JULIO C CEJUDO TREJO, 1234 E AVENUE R5, PALMDALE, CA 93550. This business is conducted by: INDIVIDUAL. I declare that all information in this statement is true and correct. (A registrant who declares as true information which he or she knows to be false is guilty of a crime.) Signed: JULIO C CEJUDO TREJO, OWNER. The registrant commenced to transact business under the fictitious business name listed above on (date): N/A. This statement was filed with the County Clerk of Los Angeles County on (Date) 05/10/2021. NOTICE: This fictitious name statement expires five years from the date it was filed in the office of the county clerk. A new fictitious business name statement must be filed before that time. The filing of this statement does not of itself authorize the use in this state of a fictitious business name in violation of the rights of another under federal, state, or common law (see Section 14411 et seq. Business and Professions Code). Publish: 05/14/2021, 05/21/2021, 05/28/2021, 06/04/2021. THE NORWALK PATRIOT. AAAB95826.

FICTITIOUS BUSINESS NAME STATEMENT File Number 20211083466

THE FOLLOWING PERSON(S) IS (ARE) DOING BUSINESS AS: (1) U.S. STAFFING CO. (2) U.S. POWER CO., 10518 EVEREST STREET, NORWALK CA 90650, LA COUNTY Articles of Incorporation or Organization Number (if applicable): AI #ON: N/A REGISTERED OWNERS(S): (1) NICHOLAS HUBBARD, 10518 EVEREST STREET, NORWALK CA 90650 State of Incorporation: N/A THIS BUSINESS IS CONDUCTED BY: an Individual The date registrant started to transact business under the fictitious business name or names listed above: N/A I declare that the information in this statement is true and correct. (A registrant who declares as true any material matter pursuant to Section 17913 of the Business and Professions Code that the registrant knows to be false is guilty of a misdemeanor punishable by a fine not to exceed one thousand dollars (\$1,000). S/NICHOLAS HUBBARD, OWNER This statement was filed with the County Clerk of Los Angeles on APRIL 8, 2021 Notice - In accordance with Subdivision (a) of Section 17920, a Fictitious Name Statement generally expires at the end of five years from the date on which it was filed in the office of the County Clerk, except as, provided in Subdivision (b) of Section 17920, where it expires 40 days after any change in the facts set forth in the statement pursuant to Section 17913 other than a change in the residence address of a registered owner. A new Fictitious Business Name Statement must be filed before the expiration. Effective January 1, 2014, the Fictitious Business Name Statement must be accompanied by the affidavit of identity form. The filing of this statement does not of itself authorize the use in this state of a Fictitious Business Name in violation of the rights of another under Federal, State or Common Law (see Section 14411 et seq., Business and Professions Code).

The Norwalk Patriot 4/23/21, 4/30/21, 5/7/21, 5/14/21

NOTICES

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21NWCP00117 TO ALL INTERESTED PERSONS: Petitioner MARIE ESPELETA NIMO ON BEHALF OF AVID NIMO HAVIK filed a petition with this court for a decree changing names as follows: Present name (1) AVID NIMO HAVIK to Proposed name (1) AVID VILLAMOR HAVIK NIMO. THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: JUNE 4, 2021, Time: 8:30 a.m., Department: O, Room: 543 The address of the court is 12720 NORWALK BLVD, NORWALK CA 90650 A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT APRIL 6, 2021 JUDGE MARGARET M. BERNAL Judge of the Superior Court PETITIONER OR ATTORNEY MARIE ESPELETA NIMO ON BEHALF OF AVID NIMO HAVIK 1222 LANCELOT AVE, NORWALK, CA 90650 (562) 921-5249

The Norwalk Patriot 5/7/21, 5/14/21, 5/21/21, 5/28/21

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21NWCP00130 TO ALL INTERESTED PERSONS: Petitioner LEONARDO VERDUZCO FERNANDEZ filed a petition with this court for a decree changing names as follows: Present name (1) LEONARDO VERDUZCO

FERNANDEZ to Proposed name (1) LEONARDO VERDUZCO THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: JUNE 16, 2021, Time: 10:30 a.m., Department: C, Room: 312 The address of the court is 12720 NORWALK BLVD, NORWALK CA 90650 A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT APRIL 16, 2021 JUDGE MARGARET M. BERNAL Judge of the Superior Court PETITIONER OR ATTORNEY LEONARDO VERDUZCO FERNANDEZ 11534 216TH STREET #1 LAKEWOOD, CA 90715 (213) 604-6920 LEO.VERDUZCO.F@GMAIL.COM

The Norwalk Patriot 4/23/21, 4/30/21, 5/7/21, 5/14/21

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21NWCP00131 TO ALL INTERESTED PERSONS: Petitioner JESSE GONZALEZ filed a petition with this court for a decree changing names as follows: Present name (1) JESSE GONAZLEZ to Proposed name (1) JESSE BARBA

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: JUNE 16, 2021, Time: 10:30 a.m., Department: C, Room: 312 The address of the court is 12720 NORWALK BLVD, NORWALK CA 90650 A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT APRIL 16, 2021 JUDGE MARGARET M. BERNAL Judge of the Superior Court PETITIONER or Attorney for Petitioner JESSE GONZALEZ 15428 ILLORA DRIVE LA MIRADA, CA 90638 (562) 242-6303 JESSEGE15@YAHOO.COM

The Norwalk Patriot 4/23/21, 4/30/21, 5/7/21, 5/14/21

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21NWCP00127 TO ALL INTERESTED PERSONS: Petitioner AVID MONY AND TEPMONNYNEARYVAK NORODOM ON BEHALF OF SAKADA MONY MEAS filed a petition with this court for a decree changing names as follows: Present name (1) SAKADA MONY MEAS to Proposed name (1) DUSTIN SAKADA MONY

THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: JUNE 14, 2021, Time: 10:30 a.m., Department: C, Room: 312 The address of the court is 12720 NORWALK BLVD, NORWALK CA 90650 A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT APRIL 14, 2021 JUDGE MARGARET M. BERNAL Judge of the Superior Court PETITIONER OR ATTORNEY DAVID MONY 15411 STEVENS AVE BELLFLOWER, CA 90706 (626) 537-6065 DAVID.MONY@YAHOO.COM

The Norwalk Patriot 4/23/21, 4/30/21, 5/7/21, 5/14/21

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21PSCP00140

TO ALL INTERESTED PERSONS: Petitioner HAVEN HAI HO filed a petition with this court for a decree changing names as follows: Present name (1) HAVEN HAI HO to Proposed name (1) HAI NGOC HO THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: JUNE 4, 2021, Time: 8:30 a.m., Department: O, Room: 543 The address of the court is 400 CIVIC CENTER PLAZA (SOUTH TOWER) ROOM 101, POMONA CA 91766, POMONA COURTHOUSE A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT MARCH 29, 2021 JUDGE PETER A HERNANDEZ Judge of the Superior Court PETITIONER OR ATTORNEY HAVEN HAI HO 3628 COGSWELL RD, APT C EL MONTE, CA 91732 (714) 200-8926 21TEAMWORK@GMAIL.COM

The Norwalk Patriot 4/30/21, 5/7/21, 5/14/21, 5/21/21

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES ORDER TO SHOW CAUSE FOR CHANGE OF NAME

CASE NUMBER: 21NWCP00102

TO ALL INTERESTED PERSONS: Petitioner JUANITA ROSAISOLA CEBREROS filed a petition with this court for a decree changing names as follows: Present name (1) JUANITA ROSAISOLA CEBREROS to Proposed name (1) ROSAISOLA CEBREROS THE COURT ORDERS that all persons interested in this matter appear before this court at the hearing indicated below to show cause, if any, why the petition for change of name should not be granted. Any person objecting to the name changes described above must file a written objection that includes the reasons for the objection at least two court days before the matter is scheduled to be heard and must appear at the hearing to show cause why the petition should not be granted. If no written objection is timely filed, the court may grant the petition without a hearing.

NOTICE OF HEARING Date: MAY 28, 2021, Time: 10:30 a.m., Department: C, Room: 312 The address of the court is 12720 Norwalk Blvd, Norwalk CA 90650 A copy of this Order to Show Cause shall be published at least once a week for four successive weeks prior to the date set for hearing on the petition in the following newspaper of general circulation, printed in the county, THE NORWALK PATRIOT MARCH 29, 2021 JUDGE MARGARET M. BERNAL Judge of the Superior Court Petitioner or Attorney for Petitioner JUANITA ROSAISOLA CEBREROS 10528 IMPERIAL HWY. #A NORWALK, CA 90650 (562) 440-5727

The Norwalk Patriot 5/7/21, 5/14/21, 5/21/21, 5/28/21

PROBATE

NOTICE OF PETITION TO ADMINISTER ESTATE OF: VICTORIA BAUTISTA QUILLA CASE NO. 21STPB04274

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both of VICTORIA BAUTISTA QUILLA. A PETITION FOR PROBATE has been filed by ROSARIO SIFUENTES AND MARCELINO SIFUENTES in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE requests that ROSARIO SIFUENTES AND MARCELINO SIFUENTES be appointed as personal representative to administer the estate of the decedent. THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 06/03/21 at 8:30AM in Dept. 67 located at 111 N. HILL ST., LOS ANGELES, CA 90012 IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk. Attorney for Petitioner LINDA ELIANA PAQUETTE - SBN 122376, LAW OFFICE OF LINDA ELIANA PAQUETTE 847 S GRAND AVE PASADENA CA 91105 5/2/21, 5/9/21 CNS-3468516# THE NORWALK PATRIOT

CNS 3468516 The Norwalk Patriot 5/14/21, 5/21/21, 5/28/21

NOTICE OF PETITION TO ADMINISTER ESTATE OF: BETTY MORAGA CASE NO. 21STPB04495

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the WILL or estate, or both of BETTY MORAGA. A PETITION FOR PROBATE has been filed by JEANNIE COX in the Superior Court of California, County of LOS ANGELES. THE PETITION FOR PROBATE requests that JEANNIE COX be appointed as personal representative to administer the estate of the decedent. THE PETITION requests authority to

administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held in this court as follows: 06/08/21 at 8:30AM in Dept. 2D located at 111 N. HILL ST., LOS ANGELES, CA 90012 IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney. IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law. YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for Petitioner PAUL JAY FUKUSHIMA SBN 065868, LAW OFFICES OF PAUL JAY FUKUSHIMA 12749 NORWALK BLVD. STE 100 NORWALK CA 90650 5/14, 5/21, 5/28/21 CNS-3470135# THE NORWALK PATRIOT

CNS 3470135 The Norwalk Patriot 5/14/21, 5/21/21, 5/28/21

NOTICE OF PETITION TO ADMINISTER ESTATE OF EVA MAE ZINNEN aka EVA M. ZINNEN Case No. 21STPB03932

To all heirs, beneficiaries, creditors, contingent creditors, and persons who may otherwise be interested in the will or estate, or both, of EVA MAE ZINNEN aka EVA M. ZINNEN

A PETITION FOR PROBATE has been filed by Sheri L. Ugalde in the Superior Court of California, County of LOS ANGELES.

THE PETITION FOR PROBATE requests that Sheri L. Ugalde be appointed as personal representative to administer the estate of the decedent.

THE PETITION requests the decedent's will and codicils, if any, be admitted to probate. The will and any codicils are available for examination in the file kept by the court.

THE PETITION requests authority to administer the estate under the Independent Administration of Estates Act. (This authority will allow the personal representative to take many actions without obtaining court approval. Before taking certain very important actions, however, the personal representative will be required to give notice to interested persons unless they have waived notice or consented to the proposed action.) The independent administration authority will be granted unless an interested person files an objection to the petition and shows good cause why the court should not grant the authority.

A HEARING on the petition will be held on May 24, 2021 at 8:30 AM in Dept. No. 67 located at 111 N. Hill St., Los Angeles, CA 90012.

IF YOU OBJECT to the granting of the petition, you should appear at the hearing and state your objections or file written objections with the court before the hearing. Your appearance may be in person or by your attorney.

IF YOU ARE A CREDITOR or a contingent creditor of the decedent, you must file your claim with the court and mail a copy to the personal representative appointed by the court within the later of either (1) four months from the date of first issuance of letters to a general personal representative, as defined in section 58(b) of the California Probate Code, or (2) 60 days from the date of mailing or personal delivery to you of a notice under section 9052 of the California Probate Code. Other California statutes and legal authority may affect your rights as a creditor. You may want to consult with an attorney knowledgeable in California law.

YOU MAY EXAMINE the file kept by the court. If you are a person interested in the estate, you may file with the court a Request for Special Notice (form DE-154) of the filing of an inventory and appraisal of estate assets or of any petition or account as provided in Probate Code section 1250. A Request for Special Notice form is available from the court clerk.

Attorney for petitioner: JAMES E SWICK ESQ SBN 62967 LAW OFFICES OF JAMES E SWICK 2750 BELLFLOWER BLVD STE 100 LONG BEACH CA 90815 CN977514 ZINNEN May 7,14,21, 2021

CN977514 The Norwalk Patriot 5/7/21, 5/14/21, 5/21/21

TRUSTEE SALES

T.S. No. 14-3360-11 Notice of Trustee's Sale A.P.N.: 8019-013-002 You Are In Default Under A Deed Of Trust Dated 3/1/2006. Unless You Take Action To Protect Your Property, It May Be Sold At A Public Sale. If You Need An Explanation Of The Nature Of The Proceeding Against You, You Should Contact A Lawyer. A public auction sale to the highest bidder for cash, cashier's check drawn on a state or national bank, check drawn by a state or federal credit union, or a check drawn by a state or federal savings and loan association, or savings association, or savings bank specified in Section 5102 of the Financial Code and authorized to do business in this state will be held by the duly appointed trustee as shown below, of all right, title, and interest conveyed to and now held by the trustee in the hereinafter described property under and pursuant to a Deed of Trust described below. The sale will be made, but without covenant or warranty, expressed or implied, regarding title, possession, or encumbrances, to pay the remaining principal sum of the note(s) secured by the Deed of Trust, with interest and late charges thereon, as provided in the note(s), advances, under the terms of the Deed of Trust, interest thereon, fees, charges and expenses of the Trustee for the total amount (at the time of the initial publication of the Notice of Sale) reasonably estimated to be set forth below. The amount may be greater on the day of sale. Trustor: Jose Arevalo, A Single Man And Jay G. Montinola, A Single Man As Joint Tenants Duly Appointed Trustee: The Wolf Firm, A Law Corporation Recorded 3/8/2006 as Instrument No. 06 0496639 of Official Records in the office of the Recorder of Los Angeles County, California, Street Address or other common designation of real property: 1208 Studebaker Road Norwalk, CA 90650 1 P.N. 8019-013-002 and Loan Modification Agreement Recorded On 1/11/2010 As

Instrument No. 20100039284 In The Amount Of \$476,017.01 Date of Sale: 6/4/2021 at 11:00 AM Place of Sale: By the fountain located at 400 Civic Center Plaza, Pomona, CA 91766 Amount of unpaid balance and other charges: \$621,972.63, estimated The undersigned Trustee disclaims any liability for any incorrectness of the street address or other common designation, if any, shown above. If no street address or other common designation is shown, directions to the location of the property may be obtained by sending a written request to the beneficiary within 10 days of the date of first publication of this Notice of Sale. Notice To Potential Bidders: If you are considering bidding on this property lien, you should understand that there are risks involved in bidding at a trustee auction. You will be bidding on a lien, not on the property itself. Placing the highest bid at a trustee auction does not automatically entitle you to free and clear ownership of the property. You should also be aware that the lien being auctioned off may be a junior lien. If you are the highest bidder at the auction, you are or may be responsible for paying off all liens senior to the lien being auctioned off, before you can receive clear title to the property. You are encouraged to investigate the existence, priority, and size of outstanding liens that may exist on this property by contacting the county recorder's office or a title insurance company, either of which may charge you a fee for this information. If you consult either of these resources, you should be aware that the same lender may hold more than one mortgage or deed of trust on the property. Notice To Property Owner: The sale date shown on this notice of sale may be postponed one or more times by the mortgagee, beneficiary, trustee, or a court, pursuant to Section 2924g of the California Civil Code. The law requires that information about trustee sale postponements be made available to you and to the public, as a courtesy to those not present at the sale. If you wish to learn whether your sale date has been postponed, and, if applicable, the rescheduled time and date for the sale of this property, you may call (866) 539-4173 or visit this Internet Website www.hudsonandmarshall.com, using the file number assigned to this case 14-3360-11. Information about postponements that are very short in duration or that occur close in time to the scheduled sale may not immediately be reflected in the telephone information or on the Internet Website. The best way to verify postponement information is to attend the scheduled sale. Notice To Tenant: You may have a right to purchase this property after the trustee auction pursuant to Section 2924m of the California Civil Code. If you are an "eligible tenant buyer," you are assigned to this case 14-3360-11 to find the date on which the trustee's sale was held, the amount of the last and highest bid, and the address of the trustee. Second, you must send a written notice of intent to place a bid so that the trustee receives it no more than 15 days after the trustee's sale. Third, you must submit a bid so that the trustee receives it no more than 45 days after the trustee's sale. If you think you may qualify as an "eligible tenant buyer" or "eligible bidder," you should consider contacting an attorney or appropriate real estate professional immediately for advice regarding this potential right to purchase. The Notice to Tenant pertains to sales occurring after January 1, 2021. Date: 4/27/2021 The Wolf Firm, A Law Corporation 1851 East 1st Street, Suite 100 Santa Ana, California 92705 Foreclosure Department (949) 720-9200 Sale Information Only: (866) 539-4173 www.hudsonandmarshall.com/s/ Sindy Clements, Foreclosure Officer Please Be Advised That The Wolf Firm May Be Acting As A Debt Collector, Attempting To Collect A Debt. Any Information You Provide May Be Used For That Purpose.

MK WOLF14-3360-11 The Norwalk Patriot 5/14/21, 5/21/21, 5/28/21

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Obituaries

Del Crandall, last surviving member of Boston Braves

Del Crandall, an All-Star catcher for the Boston/Milwaukee Braves, and the last living player from the Boston Braves, died May 5 at an assisted living facility in Mission Viejo of Parkinson's disease at the age of 91.

Crandall made his MLB debut with the Boston Braves in 1949. He played two seasons for the team - interrupted by his military service during the Korean War - before the Braves moved to Milwaukee in 1953.

Crandall remained with the Braves until 1963, and he was an All-Star 11 times during those years. He helped lead the Braves to the World Series championship in 1957, with a solo home run in Game 7.

Crandall later played briefly for the San Francisco Giants, Pittsburgh Pirates, and Cleveland Indians before retiring from his playing career in 1966.

He later managed the Milwaukee Brewers and Seattle Mariners, and he was an announcer for the Chicago White

Sox and the Brewers.

"I always looked at myself as a defensive catcher first," Crandall once said. "I think it was the enthusiasm I had playing the game. I didn't get tired and tried to be alert to anything that happened on the field. Hitting did not detract from my catching."

Tawny Kitaen, actress and music video vixen

Tawny Kitaen, an actress best known for starring in Whitesnake's music videos in the late 1980s, as well as in the movie "Bachelor Party," died May 7 at her home in Newport Beach at the age of 59.

Kitaen was a model before her acting career launched, appearing on the covers of two Ratt albums in the early '80s. She landed a starring role as the fiancée of Tom Hanks' character in "Bachelor Party" (1984) and went on to star in the 1986 horror movie "Witchboard."

While dating Whitesnake frontman David Coverdale, Kitaen began appearing in the band's music videos at the height of MTV's popularity, beginning with

"Still of the Night" in 1987. She went on to star in the videos for the band's later hit singles the same year, "Is This Love" and "Here I Go Again," as well as "The Deeper the Love" and "Fool for Your Loving" in 1989.

Later in her career, Kitaen had a notable guest role on "Seinfeld" and starred in "The New WKRP in Cincinnati." She co-hosted "America's Funniest People" and appeared on "The Surreal Life" and "Celebrity Rehab with Dr.Drew."

Lloyd Price, R&B star in the '50s and '60s

Lloyd Price, one of the great R&B stars of the 1950s and '60s, known for hits including "Personality" and "Lawdy Miss Clawdy," died May 3 in New Rochelle, New York of complications of diabetes at the age of 88.

Price was still a teen when he recorded his first hit, "Lawdy Miss Clawdy," in 1952. Written by Price and recorded with Fats Domino on piano, it became an R&B hit and was one of the legendary tracks that helped lay the groundwork for the development of rock and roll.

"Lawdy Miss Clawdy" was later recorded by artists including Elvis Presley and Paul McCartney.

Price took time off from his recording career to serve in the U.S. Army during the Korean War. When he returned home, he jumped back into music with the 1958 No. 1 crossover hit "Stagger Lee."

Next up was "Personality," another crossover hit that made it to No. 2 on the Hot 100 in 1959 and became the basis of Price's nickname, "Mr. Personality." That same year, Price also had a hit with "I'm Gonna Get Married."

In later years, Price became a promoter, working with Don King on the iconic "Rumble in the Jungle" boxing match as well as promoting concerts. He was also an entrepreneur with a line of Southern foods including Lawdy Miss Clawdy Sweet Potato Cookies and Lloyd Price's Soulful 'n' Smooth Grits.

In 1998, Price was inducted into the Rock and Roll Hall of Fame.

"My mother had a sandwich shop, and there weren't more than 10 records on the jukebox, but I knew all 20 sides, both the 'A' sides and the 'B' sides," Price said of his early days as a performer. "I'd sit there and listen to them as people came into the shop for sandwiches. It only cost a nickel, and I would dance and they'd throw pennies on the floor. I think that's how it all really started. I just thought I could do it."

Paul Van Doren, founder of Vans shoe company

Paul Van Doren, an entrepreneur who co-founded Vans, the iconic skateboarding shoe company, died May 6 at age 90.

Van Doren was working at a rubber company in Boston when he and his brother, James Van

Doren, decided to go to Southern California and start a business together. Along with two friends, they opened the Van Doren Rubber Company, later shortened simply to Vans.

In 1966, they opened their first retail shop, knowing they could keep costs down by selling directly to customers.

The Anaheim shop bore the sign "House of Vans," and inside, customers could buy men's shoes for \$4.49 and women's shoes for \$2.29. But on the first day of operations, the founders forgot to bring in money to make change. So Van Doren told customers to come back later with cash - and they did.

It was the beginning of what would become a skate apparel empire, anchored by the famous low-profile shoes. Van Doren ran Vans for the company's first 10 years, then turning it over to his brother. In later years, the company was sold outside the family.

"My famous credo: get your hands dirty," Van Doren advised budding entrepreneurs. "If a young entrepreneur came to me today and asked how to start a company, I would say right off the bat: know what goes into making what you're selling. If you sell from a place of total confidence in the quality down to the details, you will succeed."

Edgar Harrell, survived attack on USS Indianapolis

Edgar Harrell, the last living

U.S. Marine who was serving on the USS Indianapolis during World War II when it was torpedoed and sank, died May 8 at age 96.

Harrell was stationed aboard the USS Indianapolis in 1945, guarding components of the atomic bomb it was carrying. In one of the most notorious stories of the war, the ship was torpedoed by a Japanese submarine and sank, leaving its crew fighting for their lives in shark-infested waters.

Of the crew of 1,195 men, Harrell was one of only 316 to survive.

He later returned to the U.S. and owned and operated the Pella Window Company in Rock Island, Illinois, for 35 years until his retirement in 1985.

Along with his son, David Harrell, he wrote the book "Out of the Depths," relating his experience in the USS Indianapolis disaster.

In 2018, Harrell and the other remaining survivors of the USS Indianapolis were honored with the Congressional Gold Medal. His death leaves only five survivors of the disaster still living.

"I still remember my first impression when I boarded the Indy, as she was affectionately called: This thing is big—really big!," Harrell wrote in his book. "It was like a floating city. For a country boy from Kentucky, it was overwhelming. The sight of the massive guns gave me goosebumps. Never having seen guns larger than a double-barreled shotgun, I remember laughing to myself, thinking, My, my, my. We can win the war just by ourselves with these monsters!"

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